FEDERAL BUREAU OF INVESTIGATION FREEDOM OF INFORMATION/PRIVACY ACTS SECTION

SUBJECT: SPIRO T. AGNEW

FILE NUMBER: 58-8211

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R. E. Gehk

1 - Mr. Callahan

1 - Mr. Gebhardt 1 - Mr. Long

SUBJECT:

DALE ANDERSON, COUNTY

EXECUTIVE, BALTIMORE COUNTY,

MARYLAND;

SPIRO AGNEW, VICE-PRESIDENT;

INFORMATION CONCERNING

At 9:55 a.m. today Director Kelley called me concerning the Baltimore teletype of 8/8/73 wherein it was stated that IRS has been conducting a tax investigation relative to captioned matter as a result of which some allegations of bribery and fraud were uncovered. This is the case in which Vice-President Spiro Agnew has been mentioned.

U. S. Attorney, Baltimore, does not believe it to be logical at this time for the FBI to become involved and pointed out the investigation is still basically a tax matter. The extensive investigation by IRS has been conducted for over six months. Mr. Kelley inquired as to whether the FBI was on "sound ground" in not becoming involved in the investigation with respect to the potential violations within our primary jurisdiction such as bribery. I explained to Mr. Kelley it has been basic FBI policy to permit another Governmental agency such as IRS to continue their tax investigation including the investigation of a violation within our primary jurisdiction if such allegation is an outgrowth of their original investigation. Normally, we accept such a situation without any consultation with the headquarters of the agency involved or the Department of Justice.

In view of the personalities involved in this matter, however, we did on 8/8/73, contact the Office of the Assistant Attorney General, Criminal Division. We were advised by the Deputy Assistant Attorney General, Criminal Division, that Henry Petersen, Assistant Attorney General, Criminal Division, had stated this is strictly an IRS matter; the IRS has been investigating this for months; and the bribery allegation evolving from this investigation should be handled by IRS. It was suggested that we establish close liaison with the U. S. Attorney and this has been done. Petersen stated he is not requesting any FBI REC-102

REG:mcw (4)

CONTINUED/- OVER

18 AUG 17 1973

67 AUG 17 1973

Gebhardt to Callahan Memo RE: DALE ANDERSON, COUNTY EXECUTIVE,

BALTIMORE COUNTY, MARYLAND; SPIRO AGNEW, VICE-PRESIDENT; INFORMATION CONCERNING

investigation at this time in this matter.

Mr. Kelley and I discussed this matter and I advised Mr. Kelley it was my belief that the FBI was definitely on sound ground at this point. Mr. Kelley suggested the possibility of a letter being directed to IRS in this regard. I advised Mr. Kelley it was my view that we should send a letter to the Attorney General with copies to Assistant Attorney General Petersen confirming the information we received from the U. S. Attorney's Office in Baltimore; the U. S. Attorney's opinion as to the conduct of this investigation; the contact on 8/8/73 with the Criminal Division and Mr. Petersen's opinion; and, finally, the fact that we were directing a letter to the Commissioner of IRS advising IRS of the opinion of Mr. Petersen but that the FBI stands ready and able to be of assistance to IRS in conducting any investigation relative to matters normally within the FBI's investigative jurisdiction which are uncovered as a result of the basic tax investigation. —

Mr. Kelley agreed with this procedure and instructed the letters be prepared immediately. I told him this would be done.

ACTION: The necessary letters are being prepared pursuant to Mr. Kelley's instructions.

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COMMUNICATIONS SECTION

NR 003 BA PLAIN

11:07 AM URGENT 8-7-73 HD

TO DIRECTOR

FROM BALTIMORE (58-NEW)

TELETIPE

Ant 1=

DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MD.; SPIRO T. AGNEW, VICE PRESIDENT; INFORMATION CONCERNING.

RE BUREAU TELEPHONE CALL TO BALTIMORE, 8-7-73.

ON THIS DATE, AUSA BARNET D. SKOLNIK, BALTIMORE, ADVISED
INTERNAL REVENUE SERVICE, HAS BEEN CONDUCTING INVESTIGATION
FOR SEVERAL MONTHS CONCERNING ALLEGED CORRUPTION, KICKBACKS, AND
INCOME TAX MATTERS BY BALTIMORE COUNTY OFFICIALS. HE STATED THAT
THIS IS A CONTINUING INVESTIGATION BY IRS AND TOO EARLY AT THIS
STAGE TO DETERMING IF ANYONE INCLUDING VICE PRESIDENT AGNEW WOULD
BE INDICATED.

AUSA SKOLNIK ALSO POINTED OUT THAT IT IS ALSO TOO EARLY AT THIS POINT TO STATE WHETHER THE MATTER WILL BE PRESENTED TO FEDERAL GRAND JURY. REC- 102 MIT-16 38-8211

AUSA SKOLNIK WAS RELUCTANT TO DISCUSS THE MATTER INDETAIL, STATING THAT THE NEWSPAPERS HAD MORE INFORMATION THAN HE COULD GIVE.

FOR INFORMATION OF THE BUREAU, DALE ANDERSON SUCCEEDED END PAGE ONE

Assoc. Dir. Sst. Dir.: Admin. Comp. Syst. Inspection Intell. Laboratory Plan. & Eval. Spec. Inv. Training_ Legal Coun. Cong. Serv. Corr. & Crm. Research _ Press Off. Telephone Rm. Director Sec'y

MT. AUG 181873

6 9 AUS 11 1973

PAGE TWO

BA 58- NEW

VICE PRESIDENT AGNEW AS BALTIMORE COUNTY EXECUTIVE AT THE TIME AGNEW BECAME GOVERNOR FOR THE STATE OF MARYLAND IN 1966.

BALTIMORE WILL FOLLOW WITH THE U.S. ATTORNEY'S OFFICE
TO DETERMINE IF THERE IS ANY BUREAU INTEREST IN THIS MATTER
SSSSSSSSSSSSSSSSSSSSSD

PLS ACK AND HOLD FOR ONE MORE

DKS FBI HQM

GENERAL INVESTIGATE DIVISION

Attached advises of contact with United States Attorney (USA) Beall, Baltimore, regarding the investigation being conducted by the Internal Revenue Service (IRS) involving prominent political figures in the Baltimore area and in which Vice-President Spiro T. Agnew has been mentioned. USA Beall advised investigation is basically an IRS matter, however, other possible Federal violations have been developed including the Bribery statute. USA Beall does not believe it to be logical at this time for the FBI to become involved and pointed out that the

Deputy Assistant Attorney General John Keeney of the Department advised 8/8/73, he conferred with Assistant Attorney General Henry E. Petersen, Criminal Division, and IRS has been investigating this for months and the bribery evolving from this should be handled by IRS. Petersen suggested Beall and this has been done. Keeney requesting any FBI investigation in this matter.

Baltimore is maintaining liaison with

JDP:aat

for gur

PTG

NK

TELETYPE

NR 003 BA PLAIN

P 4:16PM 8/8/73 URGENT DLS

TO DIRECTOR, FBI

FROM SAC, BALTIMORE (58-483) (P) 1P

CAPET

DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MD.;
SPIRO AG NEW, VICE PRESIDENT; INFORMATION CONCERNING.

RE BUREAU TEL TO BALTIMORE, 8/7/73; BUREAU TELEPHONE CALL TO BALTIMORE, 8/8/73.

USA GEORGE BEALL, BALTIMORE, ADVISED THIS DATE THAT IRS

HAS BEEN CONDUCTING AN EXTENSIVE INVESTIGATION IN THIS MATTER

FOR OVER SIX MONTHS. THE INVESTIGATION IS BASICALLY AN IRS

MATTER, HOWEVER, THE INVESTIGATION HAS DEVELOPED OTHER POSSIBLE

FEDERAL VIOLATIONS, INCLUDING THE BRIBERY STATUTE. USA BEALL

STATED THAT IN VIEW OF THE FACT THAT IRS HAS CONDUCTED EXTENSIVE

INVESTIGATION OVER A CONSIDERABLE PERIOD OF TIME, HE DID NOT

FEEL THAT IT WOULD BE LOGICAL OR WARRANTED FOR THE FBI TO ENTER

THE INVESTIGATION AT THIS TIME. HE POINTED OUT THAT SEPA 1

INVESTIGATION IS STILL BASICALLY A TAX MATTER AND PERHAPS

THE BEST VIOLATIONS, IF ANY, WOULD BE IRS VIOLATIONS. IS AUG. 17 1913

BALTIMORE WILL MAINTAIN LIAISON WITH USA.

END

GWSWASH DC

ACK CLR 69 AUG : 973

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Telephone Rm.
Director Sec'y

August 9, 1973

Honorable Donald C. Alexander Commissioner Internal Revenue Service Department of the Treasury Washington, D. C. 20224

· Mr. Gebhard Mr. Long dutie

Dear Mr. Alexander:

This is to advise that on August 8, 1973, a representative of this Bureau discussed the current investigation being conducted by the Internal Revenue Service (IRS) and the United States Attorney's Office, Baltimore, Maryland, with Deputy Assistant Attorney General John C. Keeney, Criminal Division, Department of Justice. This investigation concerns various politically prominent individuals in the Baltimore, O Maryland, area, as well as Vice President Spiro T. Agnew.

As a result of this discussion, Assistant Attorney General Henry E. Petersen has advised that the investigation is strictly a matter for IRS and that any bribery allegation evolving from the investigation will be handled by IRS. Mr. Petersen also stated he was not requesting any FBI investigation regarding this matter at this time. However, he suggested liaison be established with the United States Attorney's Office in Baltimore, Maryland, and this has been done.

The FBI stands ready and able to be of assistance to IRS in conducting any investigation relative to matters normally within the FBI's investigative jurisdiction which may be uncovered during the tax investigation being conducted by IRS.

MAILED 4 AUG 9 - 1973 FBI

Sincerely yours,

Clarence M. Kelley Director

AUG 17 1973

JDP:aat00 (6) -r. & Crm Press Off.

TELETYPE UNIT

The Attorney General

August 9, 1973

Director, PBI

DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MARYLAND SPIRO T. PAGNEW, VICE PRESIDENT Information concerning

l - Mr. Gebhardt Hr. Long dust

On August 8, 1973, Section Chief Richard E. Long, Accounting and Fraud Section of this Bureau, telephonically contacted Deputy Assistant Attorney General John C. Keeney, Criminal Division, regarding the current investigation being conducted in Baltimore, Haryland, regarding the abovecaptioned individuals.

Mr. Reeney, after conferring with Assistant Attorney General Henry E. Petersen, Criminal Division, advised that it was the opinion of Mr. Petersen that this investigation was strictly an investigation being handled by the Internal Revenue Service (IRS) and that IRS has been investigating the matter for a number of months.

Mr. Keeney further stated that it was the opinion of Mr. Petersen that any bribery allegations evolving from this investigation should be handled by IRS and that Mr. Petersen was not requesting any FBI investigation regarding this matter at this time. Mr. Keeney did, however, advise it was the opinion of Mr. Petersen that close lisison with the United States Attorney's Office, Baltimore, Haryland, be established and this linison has been established.

wi o On August 8, 1973, representatives of this Bureau's Baltimore, Allyjland, Office, conferred with United States Assoc. Dir. Acet. Dir.: Attorney George Beall who also was contacted regarding this investigation, and he advised that in his opinion, the investigation was basically an IRS violation and pointed out that although other Federal violations have been developed the investigation was still basically a tax matter. No. Beal! did not feel that it was logical at this time for the FRI to become involved. Plan. & Evel. _

JPP:aat()()

TELETYPE UNIT [

18 AUG 17 1973

NOTE PAGE THREE

The Attorney General

While it is clear at this time that the Department does not desire that the FBI become involved, the FBI does, however, stand ready and able to be of assistance to IRS in conducting any investigation relative to matters normally within the FBI's investigative jurisdiction which may be uncovered during the tax investigation conducted by IRS.

A letter is being directed to the Commissioner of IRS advising him of the opinion of Mr. Petersen.

- 1 The Deputy Attorney General
- 1 Assistant Attorney General Criminal Division

The Attorney General

The investigation involving prominent political figures in the Baltimore, Maryland, area, as well as Vice-President Spiro T. Agnew has been handled since its inception by the IRS. It started out as a basic tax investigation; however, during the ensuing months, information has been developed indicating there are possibly other Federal violations involved including the Federal Bribery statute. The 8-9-73, edition of "The Washington Post" on page Al7, sets forth the text of USA George Beall's letter to the Vice-President's attorney, Judah Best. This letter clearly sets forth the statutes under which the investigation is being conducted, and they are Title 18, Section 371 (Conspiracy), Section 1951 (Extortion), and Section 1952 (Extortion and Bribery). Section 1951 is commonly known as the Hobbs Act, and Section 1952 is the statute covering Interstate Transportation in Aid of Racketeering. While this letter sets forth that the investigation is not limited to these statutes, Beall's letter did set forth these statutes as the main ones in addition to certain criminal provisions of tax laws. the instructions of the Director, letters are being furnished to the Department and the Commissioner of IRS setting forth the opinions we have received regarding this matter.

UNITED STATES GOVERNMENT

emorandum

TO

DATE: August 10, 1973

R. E. Gebhardt

SUBJECT:

DALE ANDERSON, COUNTY

EXECUTIVE, BALTIMORE COUNTY, MARYLAND:

SPIRO T. AGNEW, VICE-PRESIDENT

INFORMATION CONCERNING

1 - Mr. Callahan

1 - Mr. Gebhardt

1 - Mr. Long

1 - Mr. White

At 8:58 a.m. today ASAC Ed Foley, Baltimore Office, called. He advised he had been contacted by U. S. Attorney George Beall concerning captioned matter. (This is the tax case being handled by IRS involving prominent political figures in the Baltimore, Maryland, area including Vice-President Spiro Agnew. As an outgrowth of the tax case, several other potential federal violations within the FBI's jurisdiction have been uncovered. The U.S. Attorney (USA) and Assistant Attorney General Petersen have instructed IRS should continue the investigation in view of the complexity of the case and the length of time it has been under investigation.)

Foley advised USA Beall stated he had talked to Attorney General Richardson and Assistant Attorney General Petersen the night of 8/9/73, and requested the use of an FBI polygraph operator in interviewing at least two persons and possibly four persons on the morning of 8/10/73 in Baltimore. Attorney General Richardson and Assistant Attorney General Petersen, according to Beall, not only gave their authority, but Petersen specifically suggested SA of our Philadelphia Office, a qualified polygraph operator. was used in the Watergate investigation and apparently Petersen was impressed with the results in that instance.)

13.

Since time was of the essence, I advised ASAC Foley at 9:25 a.m. to comply with the USA's request and that he, Folev_should make the necessary arrangements for the arrival of SA In the event was unavailable, he should contact Assistant Director White of the Laboratory for the identity of an alternate Agent to administer a polygraph. 8211 -

REC- 102

CONTINUED - OVER

REG:mcw (5)

18 AUG 17 1973

Gebhardt to Callahan Memo

RE: DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MARYLAND; SPIRO T. AGNEW, VICE-PRESIDENT; INFORMATION CONCERNING

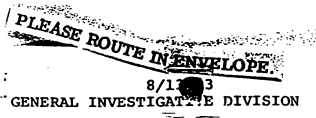
At 10:10 a.m. I contacted Director Kelley in Kansas City and briefed him on the above. He advised he was in total agreement with this action. He did request that he be furnished any results available on Monday, 8/13/73.

ASAC Foley, Baltimore, was advised of Mr. Kelley's instructions as of 10:35 a.m. He stated he did not know if the results would be available by Monday, 8/13/73, but will telephonically advise me if the results were not so available.

ACTION:

For information.

Vita



Attached relates to the income tax investigation being conducted by the Internal Revenue Service and United States Attorney George Beall, Baltimore, Maryland. Based on information supplied by Assistant Attorney General Henry E. Petersen, the FBI is conducting no investigation; however, Mr. Petersen, on 8/10/73, instructed the FBI to conduct polygraph examination of certain witnesses in this matter. Polygraph examination was approved by Director Kelly on 8/10/73, and attached contains the results of the polygraph examination; however, information contained in the attached is to be handled on a need to know basis. Further polygraph examinations will be made by Bureau Agent on 8/14/73.

JDP:aat

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	FBI Date: 8/12/73	File As Go. W.
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	SPIRO T. AGNEW, VICE PRESIDENT, INFORMATION CONCERNING,	
	OO: BALTIMORE	
	THE FOLLOWING INFORMATION SHOULD BE HANDLED ON NEED	<u>)</u> .
	TO KNOW BASIS:	٠.
_	ON 8/10/73, AS RESULT OF TELEPHONE CALL FROM ASAC	67C
	EDWARD F. FOLEY, BALTIMORE, MARYLAND, SA	
	PHILADELPHIA DIVISION, TRAVELED TO BALTIMORE FOR PURPOSE	S
	OF AFFORDING POLYGRAPH EXAMINATION TO INDIVIDUALS INVOLV	ED
	IN CAPTIONED MATTER.	
ļ	POLYGRAPH EXAMINATION TO BE GIVEN TO AT LEAST TWO	ï
	INDIVIDUALS IN CAPTIONED MATTER, AND POSSIBLY OTHERS.	
	Bureau 2 - Philadelphia (58-NEW) REC-102 2 - Baltimore 3 Bureau 4 SZ11	1
	JRP:ccs (7) .18 AUG 17 1973	117
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Annra	oved:M Per	***

ON DATE 8/10/73, GEORGE BEALL, U.S. ATTORNEY, BALTIMORE,
MARYLAND, IDENTIFIED INDIVIDUALS WHO HE WANTED TO BE QUESTIONED
UTILIZING POLYGRAPH TECHNIQUE AS (NMN) AND

ON EVENING OF 8/10/73, A CONFERENCE WAS HELD IN THE OFFICES OF USA BEALL AND AUSA RONALD S. LIEBMAN WAS PRESENT. NO DETAILS WERE FURNISHED SA THIS TIME BUT ARRANGEMENTS WERE MADE FOR INTERVIEW OF ON MORNING OF 8/11/73.

ON 8/11/73, USA BEALL AND ASSISTANT LIEBMAN FURNISHED
DETAILS OF PART OF THEIR INVESTIGATION TO SA

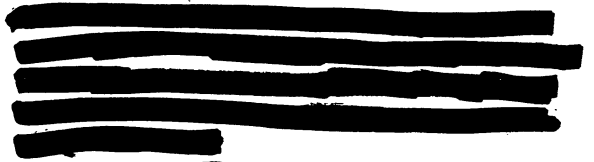
THEY
ADVISED THAT THEIR INVESTIGATION TO DATE WAS HANDLED
PRIMARILY BY INTERNAL REVENUE SERVICE AND BY THE USA'S
STAFF IN BALTIMORE AND INVOLVED ALLEGED BRIBES, KICKBACKS
AND OTHER POSSIBLE CRIMINAL VIOLATIONS, HOWEVER, THE
OVERALL INVESTIGATION ORIGINATED AS A TAX MATTER BEING
INVESTIGATED BY INTERNAL REVENUE SERVICE. IT WAS STATED
THAT AS WELL AS ARE BOTH COOPERATING
AND HAVE BEEN GRANTED USAGE IMMUNITY.

PROSECUTION AT THIS TIME WAS NOT CLARIFIED. PART OF THE

BRIEFING OF SA 8/11/73 INCLUDED THE PARTS PLAYED
BY , A

DURING PÉRIOD THAT SPIRO AGNEW WAS GOVERNOR,
AND ALLEGATIONS THAT VICE PRESIDENT SPIRO AGNEW HAD
RECEIVED KICKBACKS. INDICATIONS WERE THAT HAD BEEN
"THOROUGHLY DEBRIEFED" AND PRIMARY THRUST OF POLYGRAPH
EXAMINATION WAS TO DETERMINE IF HAD BEEN TRUTHFUL
TO DATE.

ON 8/11/73, IN PRE-POLYGRAPH INTERVIEW, FURNISHED HIS PART IN THE OVERALL ALLEGED CONSPIRACY INVOLVING BRIBERY AND KICKBACKS AND DIVULGED THAT HE



ON 8/11/73, WAS ASKED ONE SERIES OF QUESTIONS USING POLYGRAPH TECHNIQUE WHICH AS POINTED OUT WAS TO ASCERTAIN THE TRUTHFULNESS OF HIS INFORMATION FURNISHED USA IN BALTIMORE.

POLYGRAPH EXAMINATION.

REPRESENTED BY

A CONTROL QUESTION, "HAVE YOU INTENTIONALLY GIVEN THE GOVERNMENT ANY FALSE INFORMATION ABOUT THE CORRUPTION INVESTIGATION", RESULTED IN CHARTING A SEVERE EMOTIONAL IN POST-POLYGRAPH INTERVIEW, SAID THAT HE HAD FURNISHED FALSE INFORMATION ABOUT AMOUNTS OF MONEY THAT HE HAD RECEIVED IN KICKBACKS BECAUSE HE FEARED PROSECUTION FOR TAX EVASION. IN FURTHER QUESTIONING BY HE ADMITTED THAT THERE WAS ADDITONAL INFORMATION WHICH MAY BE FALSE INVOLVING AT THIS POINT. USA BEALL AND HIS ASSISTANT, LIEBMAN, QUESTIONED AND OBTAINED SOME NEW ADMISSIONS, DETAILS OF WHICH ARE UNKNOWN TO SA IT IS NOTED THAT APPEARED REPRESENTED BY COUNSEL AND THAT COUNSEL WAS IN ON THIS QUESTIONING. WAS IN SUCH AN EMOTIONAL STATE THAT POLYGRAPH EXAMINATION WAS NOT CONTINUED, IT WAS THE DESIRES OF USA AND ATTORNEY THAT HE BE GIVEN ADDITIONAL TIME TO FURNISH OTHER DETAILS WHICH HE HAD NOT DISCLOSED PRIOR TO THE POLYGRAPH EXAMINATION. ON 8/12/73. WAS INTERVIEWED AND AFFORDED

4

AS WELL AS

OF BALTIMORE.

PART OF THE BRIEFING OF SAME BY USA BEALL INCLUDED ALLEGATIONS THAT HAD PAID DIRECTLY TO SPIRO AGNEW VARIOUS SUMS OF MONEY INCLUDING ONE 20,000 PAYMENT IN THE OFFICE OF THE GOVERNOR OF MARYLAND AT BALTIMORE, MARYLAND IN JUNE OR JULY, 1968. THIS REPRESENTED FIVE PER CENT OF CONTRACTS HELD BY

AND INVOLVED CONTRACTS

HE HELD WITH THE STATE OF MARYLAND. THE STANDARD PATTERN

OF ALLEGED KICKBACKS INVOLVING VARIOUS LOCAL AND STATE

OFFICIALS IN MARYLAND AND INCLUDING SPIRO AGNEW WAS TO

OBTAIN THREE TO FIVE PER CENT KICKBACKS FOR EACH CONTRACT

THAT WERE GIVEN TO "CONSULTING ENGINEERS". CONSULTANTS

DO NOT HAVE TO MAKE A BID ACCORDING TO STATE REGULATIONS

AND CONTRACTS WERE AWARDED TO THOSE INDIVIDUALS WHO

WERE WILLING TO KICKBACK THE DESIGNATED AMOUNT.

ON 8/12/73, WAS ASKED ONE SERIES OF QUESTIONS WHICH WAS

REPEATED. GENERALLY OVERALL, HIS CHARTS DO NOT INDICATE

DECEPTION. THERE IS A SLIGHT REACTION TO RELEVENT QUESTION

"DURING JUNE, 1968, DID YOU PERSONALLY GIVE AGNEW \$20,000

CASHIN HIS OFFICE IN BALTIMORE, MARYLAND", AND TO QUESTION

(SERIES ONE), "IN FEBRUARY, 1969, DID YOU GIVE

AGNEW AT LEAST 9,500 CASH KICKBACK IN HIS OFFICE IN THE WHITE HOUSE?" THESE REACTIONS DO NOT NECESSARILY INDICATE DECEPTION AND REACTIONS MAY BE CAUSED BY THE MAGNITUDE OF THE QUESTIONS THEMSELVES.

IN THE SECOND SERIES OF QUESTIONS, THERE WERE INDICATIONS OF POSSIBLE DECEPTION TO TWO QUESTIONS, BOTH RELEVENT, "DID YOU ORIGINATE THE IDEA TO GIVE CASH KICKBACKS DIRECTLY TO AGNEW?", QUESTION ANSWERED YES, AND QUESTION ANSWERED NO, "DO YOU KNOW FOR SURE OF KICKBACK MONEY GOING TO AGNEW THAT YOU HAVE NOT TOLD US ABOUT?" THESE LATTER REACTIONS WERE BROUGHT TO THE ATTENTION OF THE USA AND THEY HAVE INTENTIONS TO QUESTION FURTHER IN THIS REGARD.

91c

USA AND ASSISTANTS ARE EXTREMELY COMPLIMENTARY OF
THE POLYGRAPH TECHNIQUE IN THIS MATTER. THEY ADVISED
THEY HAD BEEN DIRECTED TO UTILIZE POLYGRAPH BY HENRY
PETERSEN, HEAD OF THE CRIMINAL DIVISION, U.S. DEPARTMENT
OF JUSTICE. IMPORTANCE OF TECHNIQUE IS PIN-POINTED WHEN
IT IS NOTED THAT FURNISHED ADDITIONAL DETAILS FOR
APPROXIMATELY TWO HOURS ON MORNING OF 8/12/73 THAT HE
HAD NOT PREVIOUSLY GIVEN GOVERNMENT ATTORNEYS AND

P1C

61C

THROUGHOUT PRE-POLYGRAPH INTERVIEW AND POST-POLYGRAPH
INTERVIEW, CONTINUED TO RECALL SPECIFIC INSTANCES
WHICH MAY BE OF BÉNEFIT IN THIS INQUIRY.

THE ABOVE INFORMATION IS BEING BROUGHT TO THE
ATTENTION OF THE BUREAU TO MAKE MATTER OF RECORD THAT
POLYGRAPH EXAMINATION HAS BEEN CONDUCTED; MORE DETAILS
LATER DIRECTLY REPORTING RESULTS OF POLYGRAPH EXAMINATIONS
WILL BE FORWARDED BUREAU INDEPENDENTLY.

JC

USA BEALL ADVISED THAT HAD BEEN PHYSICALLY SPENT AS A RESULT OF THE POLYGRAPH INTERVIEW, PROVING THAT HE HAD BEEN DECEIVING TO SOME DEGREE.

WITH THE ENCOURAGEMENT OF HIS ATTORNEY, IS RETURNING ON 8/13/73 TO FURNISH WHAT IS DESCRIBED AS COMPLETE DETAILS OF PREVIOUSLY UNDECLOSED INFORMATION TO THE USA AND HIS STAFF. USA BEALL ADVISED THAT HE DESIRED THAT BE REINTERVIEWED USING POLYGRAPH TECHNIQUE ON TUESDAY, 8/14/73, TO VERIFY THE TRUTHFULNESS OF INFORMATION FURNISHED BY TO DATE. WILL BE REINTERVIEWED UTILIZING TECHNIQUE UACB 8/14/73.

(CONSENT TO INTERVIEW WITH POLYGRAPH) PRIOR TO BEING INTERVIEWED AND SIGNED IN PRESENCE OF THEIR ATTORNEY.

USA AND ASSISTANTS, BALTIMORE, EXTREMELY GUARDED

IN DISSEMINATION OF INFORMATION CAPTIONED MATTER. USA'S

OFFICE FEARS POSSIBLE LEAK OF INFORMATION INVOLVING VICE

PRESIDENT WOULD BE INJURIOUS TO THEIR CONTINUING INVESTIGATION

AND REQUESTS THAT FBI HANDLING BE ON NEED TO KNOW BASIS.

4-22 (P.ev. 9-22-87)

Federal Bureal of Investigation Recoglis/Operations Sections

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FBL/DOJ

UNITED STATES GOVERNMENT

1emorandum

TO

FROM

Mr. Gebla

R. E.

SUBJECT: DALE ANDERSON, COUNTY

EXECUTIVE, BALTIMORE COUNTY

MARYLAND 🕥 🔑

SPIRO T. AGNEW, VICE PRESIDENT

INFORMATION CONCERNING

8-14-73 DATE:

1 - Mr. Gebhardt

l - Mr.

120

At 2:35 pm on 8-14-73, SA graph operator, our Philadelphia Division, telephonically contacted Section Chief Long to advise that the continuing polygraph interview of at Baltimore was rescheduled for Thursday, 8-16-73, at Baltimore by United States Attorney (USA) George Beall. SA advised that this delay of continuing polygraph was brought about by the fact that the first polygraph examination afforded at Baltimore on 8-11-73, stimulated the recollection and he had <u>further</u> revelations to make before the USA, Baltimore. further advised that Assistant ŞA Attorney General (AAG) Henry E. Petersen, Criminal Division, was personally going to interview and he would possibly need the results of the first polygraph examination.

AAG Petersen was contacted by Section Chief Long and Mr. Petersen confirmed the fact that he would personally interview at Baltimore on 8-15-73, and would need the results of the first polygraph examination as conducted by AAG Petersen requested that these results be afforded the top most security and be hand delivered to USA Beall at Baltimore this date.

was instructed to have these results hand delivered to the USA in Baltimore this afternoon and he stated he would handle this matter.

The investigation in this matter is being conducted by the Internal Revenue Service as this has been an ongoing tax matter for several months. The polygraph examination given by our Agent was at the specific request of AAG Petersen and approved by the Director.

ACTION: For information.

REL: aat

(3)

BEC- 102

UNITED STATES GO 1 emorandumMr. Gebhardt 8-14-73 1 - Mr. Gebhardt R. E. Long 1 - Mr.1 - Mr. Marshall SUBJECT: DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY MARYLAND @ SPIRO T. AGNEW, VICE PRESIDENT INFORMATION CONCERNING This is to advise that the file in captioned matter will be maintained in the Fraud and Bribery Unit of the Accounting and Fraud Section, Room 2252, for security purposes. The file will be maintained in this location until further advised. All copies of teletypes received in this matter are also to be forwarded to the Accounting and Fraud Section and during other then regular working hours, they should be forwarded to Room 5710 to be furnished to the Accounting and Fraud Section during the next regular work day. ACTION: For information. JDP:aat()() (4)REC- 102 18 AUG 17 1973 67 AUG 17 1973

		Date: 8/13/73		
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		Baltimore County, Md.; SPIRO T. AGNEW,		
		Vice President;		
		INFORMATION CONCERNING		:
		(00: BALTIMORE)		
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polygraph examination of

and

On the evening of 8/10/73, in the office of U.S. Attorney GEORGE BEALL, a conference was held with SA Present at this conference was the USA and his assistants, RONALD S. LIEBMAN, RUSSELL T. BAKER, JR., and BARNET D. SKOLNIK. The USA and his staff advised that they did not want to desseminate any information to any agents other than SA They indicated that the thrust of the polygraph examination so far as they were concerned was to ascertain if and and had furnished false information to date. AUSA BAKER advised that the USA's Office did not want any additional information; that both defendants had been "thoroughly debriefed". There was a discussion as to how the FBI was going to handle reporting the results of their examina-It was specifically stated that the USA's Office did not desire any FD-302. SA asked if there was some type of memorandum available that he could review to get the necessary background to conduct the polygraph examination. This was not provided. It was indicated that neither nor that time had appeared before a Federal Grand Jury and information they had provided was not a typed memorandum, but was contained in notes of the USA's Staff.

In a private meeting with the USA and his Assistant, LIEBMAN, SA was advised of the highly sensitive nature of the inquiry. He was advised that there were "only a few people" who knew of all the details. He was advised that he had been specifically requested to conduct the polygraph examinations of and contact the specific request of HENRY PETERSON, Head of the Criminal Division, U.S. Department of Justice. SA was advised that the overall investigation of this corruption had been started as a result of Internal Revenue tax inquiries into figures in the Baltimore area, but that the IRS even knew "precious little" about the revelations learned by the USA's staff to date. Arrangements were made to have one or both of the defendants available for interview by SA in the office of the FBI in Baltimore on the morning of 8/11/73.

-

On the morning of 8/11/73, USA BEALL and his Assistant, LIEBMAN, appeared at the Baltimore Office of the FBI. They were apologetic about not discussing their inquiry in the presence of other than SA . SA advised them that they had a reluctance to talk in the presence of other FBI Agents, however, a great deal of information about their inquiry appeared in the press. AUSA LIEBMAN said that the information in the press was not coming from the office of the USA in Baltimore. The USA and LIEBMAN were told that SA would not report the results of his interview, utilizing polygraph, in any other than ordinary method. It was explained that results of polygraph examinations are prepared in memorandum form and disseminated to the Bureau, to the office conducting the investigation, and to appropriate file in Philadelphia where is assigned. It was agreed that this would be satisfactory.

At this point, in a private conference, USA BEALL and his Assistant, LIEBMAN, furnished the following background in regards to their inquiry:

(It is interesting to note that the enclosed article in the "Philadelphia Inquirer" outlines most of the information that was disseminated to SA by the USA's Staff 8/11/73.)

was identified as

who are subjects of investigation by the U.S. Attorney's Office in Baltimore. The met the Vice President of the United States in the early 1960's, at the time AGNEW was a member of a zoning board. In 1967 when AGNEW was elected Governor of Maryland, AGNEW

U.S. Attorney's Office and alleging that payoffs had been made to the Vice President during the period of time that AGNEW held offices in Maryland. That has not furnished information that he gave AGNEW any money directly indicating a fraudulent payment of money to AGNEW on the part of the however, has participated in paying off, and has received money as a result of payoffs. He has furnished information about a bond issue around 1967 and of accompanying AGNEW to a stock brokerage firm in New York where it was learned that this firm - Smith, Barney and Company, were the individuals that did most of the work in

large bond issues and indicates that this knowledge resulted in a Baltimore firm, Alex, Brown and Company, giving a kickback of unknown amounts and overall that AGNEW must have started the request for kickback because he learned that Brown did little to earn their fee in a bond issue.

Identified as being "bagmen" i.e. making the actual collection and distribution in kickbacks and bribes, was (1) and close associate of AGNEW, and (2)

both of Baltimore, Md. Also identified as paying directly to AGNEW was It was indicated that sometime around 1963, and were at odds and resulted in ultimatery making payments directly to SPIRO AGNEW. ultimately was told.

engineering firms would give kickbacks and would get a who was to make the collections, would get a third, and AGNEW would get a third. This was later changed so that AGNEW allegedly received 50 percent of the kickbacks 25 percent and 25 percent. on as

IGNEW. who had been elected Vice President,

and remained

This supposedly ended the corrupt relationship involving kickbacks and so forth handled by

An important piece of evidence, according to the USA, was a list prepared by one listing the amounts of fees paid specific engineers, which was requested by AGNEW after he had become Vice President. This list in substance, would show the amount of money that AGNEW should have received and would let AGNEW know what he had remaining that should be given to him. was interviewed briefly in pre-polygraph interview which will be included in the enclosed memorandum reporting the results of the polygraph.

On 8/11/73, after had been afforded polygraph examination, background information regarding furnished SA by USA BEALL and his assistant, LIEBMAN.

The gist of this background information was that prior to 1966, when AGNEW was the County Executive (Mayor) of Baltimore, began making payments to kickback from three to five percent of the total of his contracts he received. is also In 1966-67 had not made payments of kickbacks until it was to the point he owed approximately \$20,000. pushing for a payment and because of the large sum involved, arranged to pay AGNEW the \$20,000 cash in person. He arranged to obtain this cash so that it would appear legitimate, by floating a complicated loan with an associate named for \$30,000. This \$20,000 cash payment was alleged to have been directly made to ACNEWewhile he was Governor of Maryland, in his office space in Baltimore, Md., in July of 1968. (The prosecutors believe the time frame is July 16 - 28, 1968.) In around February 1969, after AGNEW had been installed as the Vice President of the United States there was some remaining kickback money that had not been paid went to the Vice President's office in Washington, D.C., and turned over \$11,000 to the Vice President. It was said that he returned to the Baltimore area and made comments to his partner, "I just paid off the Vice President of the United States". There were other meetings after this where saw AGNEW and he gave small amount held by involving equalling \$5,000. There was a contract held by involving was involved. saw AGNEW and he gave small amounts of money. roughly involving He put up part of the money and turned over to the Vice President in the Executive Office Building in Washington, D.C., \$2,500.

on 8/12/73, during pre-polygraph interview, furnished more detail than is outlined which will be included in the polygraph report enclosed herewith.

By way of information, it is reported that the USA was extremely pleased with the results obtained by the polygraph because he is receiving substantial additional information, apparently very valuable to him, as a direct result of the polygraph. It is also pointed out that when the interviewees were beginning to make new admissions, SACCOND for the most part was not present and the U.S. Attorney, First Assistant LIEBMAN, and the defendants attorneys, would have private meetings where the disclosures were made to the prosecuting staff.

Pic

of the polygraph examination of the was questioned closely by his attorney for several hours on the night of 8/11/73 and arrangements were made for him to meet with the prosecutor's staff on the morning of 8/13/73 to clarify previous information furnished and to furnish additional information. The learned of this through the defendants attorneys, noting that the same attorney handles both the defendants, and as a result, of his arrival at the FBI Office, Baltimore, 8/12/73, had his recollection prodded and furnished details of previously undisclosed information for about three hours. Again this was furnished to the prosecutors with having his attorney present. The details of information learned was out of the presence of SA however, the USA on the afternoon of 8/12/73, in a complimentary fashion, said there had been at least 17 different corruption matters brought to their attention by on the morning of 8/12/73.

Polygraph charts, questions, and Consent to Polygraph Interview forms are being incorporated into PHfile 58-641.

USA AND ASSISTANTS, BALTIMORE, EXTREMELY GUARDED IN DISSEMINATION OF INFORMATION CAPTIONED MATTER. USA'S OFFICE FEARS POSSIBLE LEAK OF INFORMATION INVOLVING VICE PRESIDENT WOULD BE INJURIOUS TO THEIR CONTINUING INVESTIGATION AND REQUESTS THAT FBI HANDLING BE ON NEED-TO-KNOW BASIS.

OPTIONAL FORM NO. 10
MAY 18E EDITION
CEA FPMR (4 CFR) 101-11.6
UNITED STATES GOVERNMENT

Memorandum

TO

DIRECTOR, FBI

DATE:

8/13/73

FROM

SAC, PHILADELPHIA (58-641) (P)

SUBJECT:

DALE ANDERSON, County Executive, Baltimore, Md.; SPIRO T. AGNEW, Vice President:

INFORMATION CONCERNING

(00: BALTIMORE)

At Baltimore, Md.

On 8/11/73, in the offices of the Federal Bureau of Investigation, was afforded polygraph examination, which was approved by the Bureau. at 11:28 in the presence of his attorney, signed FD-328, "Consent to Interview with Polygraph" which was witnessed by SAME, Special Agent, FBI, and RONALD S. LIEBMAN, Assistant U.S. Attorney, Baltimore, Md.

In the pre-polygraph interview furnished the following information:

Description:

Name:

Date of Birth:

Residence:

Sex: Race: Height: Weight:

Marital Status: Stepchildren:

Education:

Male
White
5'9-3/4"
170 pounds
Married - Wife
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Buy U.S

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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has been a resident of Maryland for about 25 years.

first met SPIRO T. AGNEW in approximately 1958 or 1959 when AGNEW was a member of the Board of Appeals which heard such matters as zoning. During this period

approximately 1952 when AGNEW was elected County Executive in Baltimore County. Md., which position is roughly equivalent to being a Mayor. was working as Approximately six months after AGNEW went in office.

His friendship with AGNEW continued. He said that he knew he would get but furnished no details. He left his position with because of

Up until March 1, 1967, continued to be

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said that there had never been an extremely close personal relationship between he and AGNEW but they had been friends over the period of time described above. He volunteered that to date AGNEW had never asked him directly for any money. During the period that he gave payments of approximately

five percent of the contracts for which he was hired as a and had "an awareness" that some of the kickbacks were going to AGNEW.

In March 1967, while

the following situation existed. Shortly after taking the position of approached and told him that an arrangement was to be made involving to work out "patronage" with consultants that were doing business with the State. Said he would

handle the situation himself because it was "delicate", and they could not afford to have anyone else involved. knew there was an extremely close relationship between AGNEW The result was that consulting firms that were to be under contract for consulting projects for the State would kick back five percent of their fee. would make the collection, one-third of the amount collected would go to to one-third to and one-third to AGNEW. However, this was in a very short period changed so that AGNEW was to get 50 percent and 25 percent was to go to and 25 percent to There were eight to 10 engineering firms contributing or kicking back in this manner. figured that he personally received in kickbacks, approximately \$35,000 to \$40,000 and said that AGNEW should have gotten about \$75,000 during the period. He said when he that this type of situation stopped. He said restol are known to him, are people that he knew that were paying kickbacks directly to AGNEW and knew this because told him so. said that the reason consulting firms were set up to kick back in the above-described manner was because they did not have to submit a bid.

advised that he had

when he lest and He said that he is currently the

On 8/11/73, was afforded polygraph examination which was directed towards ascertaining if he had furnished any false information in regards to alleged corruption and kickbacks to date. This was the direction of the inquiry as requested by the U.S. Attorney in Baltimore.

The relevant questions and their answers in the Series were as follows:

7/

Have you intentionally given the Government any false information about the corruption investigation? Answer - No.

Other than what you told me, have you personally ever given AGNEW any money? Answer - No.

Have you ever done anything you are ashamed of? Answer - Yes.

Are you now deliberately trying to protect anyone that you have not told us about? Answer - No.

Are you now withholding any information whatsoever about your part in this kickback set up? Answer - No.

Did you deliberately lie to at least one of the questions in this test? Answer - No.

Question showing was practicing deception. In the overall verification in Question there is again a strong emotional response. There is also emotional response to Question indicating that was withholding information about the kickback set up.

USA BEALL and First Assistant RONALD LIEBMAN were advised that was not being truthful in his claim that he has not intentionally given the Government any false information about the corruption investigation that they are heading. It was suggested that the same series of questions be re-run and then other tests continue. When SA returned to the room where was located, was visibly upset. He said that he knew he had not done well. He said he could "feel" the reactions occur. At this point he volunteered that he had not furnished all the details involving monies that he received personally because he feared prosecution for Federal tax violation.

was told that the examination, which apparently he and his attorney wanted to have, could continue as quickly as he would allow it. It was pointed out to him that the question could be revesed to the effect that other than money, have you deliberately furnished false information about the corruption investigation, and accordingly, if there were other matters

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that he had not disclosed, he should do so voluntarily. At this point he said there was some information involving At this point the USA, First Assistant, and personal attorney, privately interviewed him further, and, accordingly, SA does not know what revelations were made other than that of money and the indications are there was other information regarding that needed to be disclosed or that there had been false information furnished regarding during the brief period that he was talking to SA was visibly upset and in such an emotional state that it was no longer possible to continue polygraph examination.

<u>On 8/12/73, (</u> accompanied by his attorney, appeared at the offices of the Federal Bureau of Investigation in the presence of his attorney. He signed form FD-328, Consent to Interview with Polygraph. pre-polygraph interview furnished the following information and description:

Name:

Sex:

Race:

Residence:

DOB:

Height:

Weight:

Education:

Marital Status:

Male White

5' 10"

190 pounds

Married - Wile-

Children:

Military Service:

Employment:

furnished the following background information:

first met SPIRO T. AGNEW in around 1961 at which time AGNEW was a member of an Appeals Board in Baltimore area,

which handled - among other things - zoning appeals.

acquaintance. During the period 1962 - 1966, here gave any money as a direct kickback. He gave a \$500 political contribution to AGNEW when AGNEW was to run for position as County Executive. Payments were made between 1962 and 1966 to and has no doubt that part of the money given during this period was in turn given in part to AGNEW. He said at a Christmas outing in 1962, AGNEW made a statement to the effect, "We've got to make money right after the election". AGNEW in November 1962, was elected County Executive for the County of Baltimore. During one meeting where he, and AGNEW were present, AGNEW said, You are not an engineer, but "the engineer". It is assumed that the implication being that AGNEW knew that would work and make kickbacks to and ultimately to AGNEW.

During the period 1962 to 1966, said that he gave five percent of his consulting contracts to He said that he personally was involved in collecting other monies which was delivered to and accordingly, did not like the idea that he had to make kickbacks on his firm's contracts. He said during the period 1967-68, when AGNEW was Governor, he had to kick back five percent when he was He gave back 21 percent for survey type or consultation and 1/8 percent of the fee on other types of consultation. He said on June 17, 1968, at 2:00 p.m., he met SPIRO AGNEW in the office of the Governor in Baltimore, Md., and turned over to him \$20,000 cash which was the first occasion that he gave AGNEW money directly. He said here that AGNEW never asked for money. He said there was absolutely no doubt that he and AGNEW knew it was kickbacks for State contracts he had taken. He said as a matter of fact all of the kickback money that he personally paid was kickbacks on his fees where he was Further. that all of the contracts were federally funded. He said he wanted to pay the \$20,000 cash because he wanted to "get the credit myself". He said that the next payment he recalled was in around February 1969, when he personally went to the temporary office of the Vice President in the basement of the White House and turned over to AGNEW what he thought was \$11,000, and told AGNEW that this completes my obligation. He then said that his personal notes indicate that the amount was \$9,500, however, his personal recollection of the amount was that it was \$11.000. He beleived that the money consists of all \$100 bills. He said

bΣ

AGNEW was appreciative of receiving the money.__

over \$2,500 to said that in the spring of 1971, he turned in AGNEW's office. He went on to say that his firm had two \$50,000 contracts to advise

The \$2,500 was a kickback on one \$50,000 fee. He never paid the other kickback fee on the remaining \$50,000. The plan that he was submitting was for GSA. He said he personally can't recall if he gave the money in AGNEW's office or in an alcove.

In May of 1972 he was asked to make campaign contribution to the Presidential Campaign by one during a luncheon at the Orchard Inn. He said that at a Bar Mizvah for the son of AGNEW was present and he told him that he wanted to give him the money directly and AGNEW's answer was that could say, "Tell them you gave at the office". He later went to the Executive Office Building of AGNEW and gave him \$1,500 in cash. He said he has no proof but he believes the money went into AGNEW's pocket and added that he has never seen any political contribution list giving him credit for making this contribution. He said that he may have given other smaller amounts in between but he really didn't recall the details. He said one reason he believed that he had given money was because later AGNEW invited him to fly in the Vice President's personal plane to Florida to witness the blast-off of "Moon Shot II".

On 8/12/73, was asked the following relevant questions in Series I:

To date, have you intentionally given the Government any false information about kickbacks? Answer - No.

Have you ever done anything that you are ashamed of? Answer - Yes.

During June 1968, Did you personally give AGNEW \$20,000 cash in his office in Baltimore, Md.? Answer - Yes.

3 67 -

In February 1969, did you give AGNEW at least \$9,500 cash kickback in his office in the White House?

Are you now deliberately withholding any information whatsoever about your part in a kickback set-up?

Answer - No.

Overall verification of questions:

Have you deliberately lied to at least one question in this test? Answer - No.

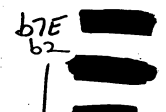
67E

This test was thereafter repeated in the exact same sequence. In regards to Question there is a very slight reaction, not necessarily indicating deception. As a matter of fact there is more reaction to Question a control type question - Have you ever done anything which you are ashamed of? answered Yes. There is also a slight reaction to Question and Question dealing with payments to AGNEW. Again the reactions are not necessarily deceptions and may be reactions to the magnitude of the questions themselves. There is a moderate reaction to Question which indicates there probably are some details regarding kickbacks that the has not disclosed at the present time.

In Series II, the relevant questions with their answers are as follows:



Other than what you have told the Government, have you ever committed a crime for which you have net been arrested? Answer - No.



Did you originate the idea to give cash kickbacks directly to AGNEW? Answer - Yes.

Are you ashamed of your part in the kickback set-up? Answer - Yes. (Control type question.)

.Do you know for sure of kickback money going to AGNEW that you have not told us about? Answer - No.

Mr.

PH 58-641

Has AGNEW personally ever asked you to give him money? Answer - No.

95

During this question began to talk briefly and was later to explain he just remembered something he wanted to oring to the attention of the prosecuting attorney.



Have you answered all of these questions truthfully? Answer - Yes.

There are indications that its practicing deception in regards to Question. There is something specific bothering him that he has not disclosed which deals with the origin of the idea to give cash kickbacks directly to AGNEW. There is a like reaction to Question indicating that has other information about kickback money going to AGNEW that he has not at this time told about. The overall verification - Question shows a reaction indicating that knows that he has not necessarily answered truthfully to all of the questions in the test.

67C

In the post-polygraph interview which was very brief, advised SA as follows:

67C

In regards to Question Series I, and Question Series I, he said that he had a thought come into his mind. He stated he and his partner had an envelope in which cash was stored for purposes of having cash available to pay kickbacks. He said that he took about \$2,000 on one occasion and that his partner didn't know it and he had the intention to put it back but he never did. He stated that in regards to Question dealing with the payment of \$20,000, he said the thought occurred to him that the payment he believed was actually July 1968 rather than June 1968 as he had previously told SA He was emphatic and stated he actually made the payments and would never change that statement.

PE

The observations indicating possible deception to questions and Series II, were brought to the attention of the Government attorneys who indicated they will question further in regards to this.

101c

Both and could logically be interviewed further utilizing polygraph techinque to verify certain points that they have furnished information about. Future polygraph

examinations will depend on additional briefings by the polygraph operator.

The prosecutor's staff upholds bold tradition

attorney's office here are part of a tradition of tackling political corruption congressman, and Daniel B. Brewster, bead-on.

They have gone after senators, congressmen and top political figures with an almost revolutionary fervor and a singleness of purpose eliciting national attention.

Last week, the investigation of corruption in Maryland politics reached the second highest office in the nation and rattled a Republican administration already much shaken.

Young prosecutors might be expected to be zealous in seeking strict enforcement of political corruption laws, but few federal districts in the nation have been as successful in gaining convictions under these statutes as the U.S. attor-Dey's effice in Maryland. In recent years, the effice has success-

fully developed cases against A. Gordon The bold young idealists who work Boone, a former Democratic speaker of under George Beall at the United States the House of Delegates; Thomas F. Johnson, a former Eastern Shore Democratic former Democratic United States sena-

Some find an intriguing irony in the fact that Mr. Beall, a Republican, is it charge of the investigation. He is a member of a notable Maryland GOP family-brother J. Glenn Beall, Jr., is a senator and their late father, J. Glenn Beall also was a senator.

The key to the success which the U.S. attorney's office here has enjoyed appears to result from a clear recognition among those who work there that the federal statutes are strong in the area of political corruption and a strong sense hof responsibility, indeed an eagerness, to prosecute violators. Consider the charac teristics of this office:

· Young men who

(Indicate page, name of newspaper, city and state.)

P.1 "THE SUN" Baltimore, Md.

8/12/73

Editor:

Title: DALE ANDERSON; SPIRO AGNEW

Character: BRIBERY

BA 58-483

Classification:PH 58-641 Submitting Office: PHILADELPH

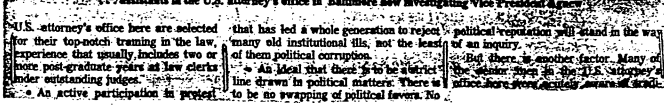
K Being Investigated

ENCLOSURE

BA 58-483 PH 58-641









RUSSELL T. BAKER, JR. RONALD S. LIEBMA assistants in the U.S. attorney's effice in Baltimere new investigating Vice President Agreev



BA 58-483 PH 58-641

donal corruption in the political system.
Notive: Marylanders and Baltimoreans, some of them grew up chose to tate's political system.

Fach case brought by former Senator Joseph D. Tydings, a Democrat, when he: was a federal prosecutor here, by Stephen H. Sachs, a Democrat, during his term as Maryland's U.S. attorney and by Mr. Beall, has dealt with crimes long condoned.

As these prosecutors tried to say again and again, the old way of conducting political business will be sharply questioned under the criminal statutes and no office holder will be immune from prosecution.

Politicians who accept cash and assert they are getting legal fees should be prepared to explain this fully. The collection of money for political expenses is already under FBI scrutiny in numerous cases.

Grief in political circles

Transfer of money that can be prosecuted as a bribery case is another matter that has caused grief in political circles.

Although Mr. Beall might have chosen any number of young men in his office to begin a new probe of political corruption in December, 1972, he admits that he was fortunate to persuade Barnet D. Sholnik, a Democrat, to return to the biffice and take charge of the probe.

Mr. Sholnik, 33, is a 1962 cum laude graduate of Harvard College and a 1965 graduate of Harvard Inv School. While at the law school, he joined a student group to represent indigent defendants in Boston law courts.

After serving in the Justice Department, Mr. Skolnik was persuaded to join the Baltimore federal prosecutor's office under Mr. Sachs.

As one of his first cases, he assisted if. Seeks in the retrial of slowner terresentative Johnson. But the next major case caused him a crisis of conscience that almost ended his career is a prosecutor.

Mr. Sachs wanted Mr. Skolnik to join m in the prosecution of the famous Catonsville Him., charged with home

According to Mr. Skolmic he could ered the Vietnam war "obscene" and supported at least some types of protest.

But he was finally persuaded to join in the prosecution by Mr. Sachs, who pleaded that such a protest should have a full airing before the courts and the defendants should be allowed to have their say.

Mr. Sachs later developed the same idea in his often-quoted final argument in the case, in which he insisted that protesters must consider the risk because most people are convinced that civil order must continue to exist.

By twist of fate—probably to be attributed to his legal ability—Mr. Sachs is now representing a key figure in the current probe.

Mr. Sachs represents William B. Fornoff, a Democrat, former administrative officer in Baltimore county who has pleaded quilty to a negotiated tax charge and is providing important state's evidence.

Other former members of the federal prosecuting team have also emerged a attorneys for persons under fire.

Prince Georges bribery case

These include Arnold M. Weiner, Benjamin R. Civiletti, Norman P. Ramsey, Joseph H. H. Kaplan, and many others.

Mr. Skolnik later led the prosecution of Jessie S. Baggett, a Democrat, former Prince Georges county commissioner, and Ralph D. Rocks, a contractor, on bribery charges.

Mr. Skolnik also handled the prosecution of former Representative John Dowdy, a Texas Democrat Mr. Dowdy has appealed his conviction on bribery charges.

After these prosecutions, Mr. Sitchnik left the United States attorney's office to join the presidential campaign of Senator Edmund S. Muskie [D., Maine). He rejoined the office soder Mr. Beall in September 1872.

rejoined the office under Mr. Beall in September 1977.

Also included in the prosecuting team is Russell & Baker, Mr. 31, a 1960 graduate of the Giman School and a magna cum lande graduate in 1969 of Harvard Law Edinal who spent his honeymoon with the Peace Corps in Ethiopia.

BA 58-483 PH 58-641

> abefore the grand jury in the cultural probe. Witnesses have complained in Land. this view that contractors should and make political contributions for favors would make "the system become the stuck."

Mr. Baker is the son of a Baltimire real estate developer. He spent a pour as a law clerk for Chief Justice Warren E. Burger before joining the prosecu-Litar's office in 1971.

Mr. Baker was also a law clerk for after his graduation from law school see

The youngest member of the attain concerned with the current probable Ronald S. Liebman, 29, a 1969 gradua of the University of Maryland Law School and a former law clerk to R. Dorsey Watkins, the former give judge of the Federal Court in Baltimbre

tion charges against Victor Frenkil

a vigorous questioner of witnesses taken seem of Baltimore Contractors, Inc.

Atthough the case had been developed by Mr. Beall's predecessor, the new prosecutor agreed that the charges should be brought out of the special federal grand jury.

Mowever, John N. Mitchell, then United States Attorney General and Mr. Beall's boss, refused to allow the indicta ment to be signed by the federal prose cutor and the matter died.

Despite this setback, Mr. Beall vowed Circuit Court Judge Harrison L. Winter to continue the tradition of investigating the ad-time ways of conducting political business and attempt to purge the political system through the best traditions of American law.

> Mr. Beall has consistently refused to the current probe 1 well aware of the furor that he is casting in political circles.

Refused to allow signing the expressions of surprise and course in 1970 amid a landmark controvers which involved attempts to bring course that into political corruption. Mr

By SAUL FRIEDMAN and ANTHONY LAME TOWSON, Md.—An abundthe courthouse of this suburban bedroom community.

Towson, the seat of Balti- acahare of the contracts. more County, stretches from The pattern of payoffs bethe Chesapeake Bay to the Pennsylvania border. And in federal prosecutor told Knight the last 20 years, its popular Newspapers in June: "It's tion, budget, and need for i roads, bridges, and public lar part of doing business. buildings have nearly tripled. That way of life, according

With such growth, archi-

around Baltimore city, have provided federal investigators

of how the pattern of corru tion has worked.

They described a pattern of ance of architectural and en-ipayoffs to public officialsgineering firms cluster around Democrats, Republicans and nonpartisans—that was almost like paying due in return for

Newspapers in June: "It's been a way of life . . a regu

with such growth, archito information recently suptects and engineers have
found great opportunities for
work. And along with the dept Spiro T. Agnew, who
work, which is dispensed by work. And along with the dear Spiro T. Agnew, who work, which is dispensed by beann in Baltimore County public officials, has some politics as a member of its times come corruption.

Employes for at least 15 of the line of the spirot of the

provided rederal investigating that has mining insisted and a grand jury with details to the innocence. But one and possibly two of his close associates in Baltimore County

(Indicate page, name of newspaper, city and state.)

"THE PHILADELPHIA INQUIRER" Philadelphia, Pa.

Date: 8/12/73 Editor: CREED C. BLACK Title: DALE ANDERSON; SPIRO AGNEW

Character: BRIBERY

OF

Classification: PH 58-641 Submitting Office: PHILADELPHIA

Reing Investigated

have been giving damaging information to investigators. ~And U. S. Attorney George Beall of Baltimore has notified Agnew that he is under ziavestigation for possible violations of conspiracy, tax fraud, extortion, and bribery fitatutes.

A former federal prosecutor says it has long been common *knowledge in Baltimore · County and surrounding areas that kickbacks were part of the contracting business.

"Some of the people who paid really believed there was nothing wrong—that expenses to help public officials opera-'ate their offices, or campaign contributions, were legal," he said.

One of the prosecutors currently involved in the investigation scoffed recently at the possibility that contractors believed the payments were innocent.

For by that time, U. S. Internal Revenue Service investigators and witnesses had given him information that the payoffs had gone to "all levels" in Maryland government, including officials who did not have to run fo roffice. and in years when there were no election campaigns.

The investigation turned to something more solid than industry gossip last December when one consulting engineer, when one consulting engineer, and employes that some of outlined to investigators how the business expenses form money was set aside for pay payments and bonness the

The payoff money was hidden in the books of firms as preceived the Christman business expenses, loan pay nuses shown on the books

ments, or bonuses to ployes. That information of possible tax fraid teamwor-IRS attents now humber funda began combine of accounts at Consti-neers and architect Consulting (engineers and architects were (particularly vulnerable to payoff demands from public officials. Because they provide "professional services," they are issually hired through negotiation. without competitive bidding

And the architect or the public official for whose department the work is being done, usually appoints the engineers mechanical, electrical, civil, or structural—as the consultant in the design of a struture.

The grand jury has information indicating that consultants were obliged to kick back a set percentage of their profit on each contract

And investigators also have information that consultants and other contractors joined in payoffs unconnected with specific contracts, but in order to have assurances that they would be hired as engineers and subcontractors

when their turn came.

Armed with figures from the contractors books, IRS agents and prosecutors admissions from accountants phony.

Employes said they

Fornoll went learned, and contractors in That informs mony of flerwes to focused a Close Matz Si Matt C and :

The second second

especially among consulting firms have engineering firms, contractors and real estate promoters Their wealth grew turing Agnew's administration They included Wolff Maiz Childs and J. Walter Jones who quickly became wealthy in real estate wentures, and I H. (Bud) Hammerman, a mortgage banker.

They and other contractors and real estate promoters became Agnew's biggest boosters when he ran for governor in 1966 and won because Democrats declined to support their candidate.

They helped raise money for his gubernatorial campaign, and, according to the Baltimore Sun, they helped finance a political fund-called the "Executive Assembly"that Agnew used for political expenses when he was governor.

Although many members ostensibly are Democrats, they have continued to contribute to Agnew in his national campaigns.

After Agnew became governor, the Baltimore County consultants figured in large state contracts, like the new Chesapeake Bay Bridge. which ended up costing \$60. million above the original \$70 Democrats to million estimate, and the pro- were W Dale posed Baltimore Harbor Close to De bridge, both designed by the Marvin Mandel parent company of Wolff's

On Friday, the General Ser. Hels and Services Administration, which in an information of government of prime to buildings, issued a report indicating that Baltimore County state project

greater share subcombractor Baltimore ci cuvironmental building project for \$158,243.

Matz, Childs, beginning in 1970, has been hired as a subcontractor - consultant for three jobs totalling \$89,000. In addition, the firm got (not through GSA) a Washington subway contract worth \$663,-

Jones, Matz, Childs, and Agnew were partners in 1966 land purchase near the site of the Chesapeake Bay Bridge (Agnew withdrew at ter it became publicly known). Jones has prospered in industrial park shopping center, apartment controls and government building te

velopments.

Last year Jones was man of the Maryland Fig. Committee to Re President.

The leaders Rodgers ad . Within the

OFFICHAL FORM NO. 10 MAY 1962 EDITION GSA GEN. REG. NO. 27

UNITED STATES GOVERNMENT

Memorandum

TO ME Gebhardt

DATE: August 16, 1973

FROM R. E. Long

SUBJECT: DALE ANDERSON, COUNTY EXECUTIVE
BALTIMORE COUNTY, MARYLAND
SPIRO T ACMEN WICE PROPERTY.

SPIRO T. AGNEW, VICE PRESIDENT

INFORMATION CONCERNING

1 - Mr. Gebhardt bx

Karly

Division, telephonically contacted Section Chief Long on 8/15/73 to advise that the scheduled polygraph re-interview of at Baltimore has been canceled by Assistant Aftorney General (AAG) Petersen. This re-interview was scheduled for Thursday, 8/16/73 and was canceled by AAG Petersen in view of developments as discovered by the interview of by AAG Petersen at Baltimore on 8/15/73.

SA advised that the above information was given to him by U. S. Attorney (USA) George Beall and USA Beall advised that AAG Petersen was extremely pleased with the FBI participation in the polygraph examination. USA Beall further advised that it could possibly be two weeks before the re-scheduled polygraph interview of

for a polygraph examination on a Bureau case but he will, however, be on a standby basis in the event that USA Beall requests his presence in Baltimore.

The investigation in this matter is being conducted by the Internal Revenue Service as this has been an ongoing tax matter for several months. The polygraph examination given by our Agent was at the specific request of AAG Petersen and approved by the Director.

ACTION

For information.

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lemorandum

TO THE DIRECTOR

DATE: 8-24-73

N. P. CALLAHAN

SUBJECT: DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MARYLAND SPIRO T. AGNEW, VICE PRESIDENT INFORMATION CONCERNING

Pursuant to our discussion with Glen Pommerening, the Acting Assistant Attorney General for Administration, this morning, the attached memorandum prepared by the General Investigative Division for a chronology of the Bureau's activity in captioned case is set forth. Upon your approval it will be hand delivered by the writer to Mr. Pommerening.

Pommerening also indicated he would appreciate it if you would designate a top Bureau official whom he could look to for guidance and counsel in connection with his conducting the inquiry he has been delegated to make by the Attorney General with respect to the "leak" from the Department with regard to this matter.

With your approval, at the time I deliver the attached memorandu to Mr. Pommerening I will take Assistant Director Odd T. Jacobson with me to introduce him to Mr. Pommerening in line with this discussion.

After leaving your office this morning, Pommerening indicated that he did not know how extensive his inquiries would be, how many interviews might be required, and indicated that should the volume of interviews be extensive, he may request experienced FBI personnel to assist him in the conduct of some of the interviews if necessary. I advised him if he found this to be necessary to let me know and we would see to what extent we might assist him in this regard.

Enc. NPC:pmd **(5)**

1 - Mr. Gebhardt

1 - Mr. Jacobson

1 - Mr Long

18 AUG 30 1973

Mr. Glen E. Pommerening Acting Assistant Attorney General of Administration

August 24, 1973

REC-1C3

DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY MARYLAND SPIRO T. AGNEW, VICE PRESIDENT INFORMATION CONCERNING

1 - Mr. <u>Gebhardt</u> - Mr Callahar

In accordance with your request, I am setting forth a chronology of FBI participation in this matter, as well as individuals who reviewed pertinent documents, and the security provided these documents.

On August 7, 1973, Assistant United States Attorney (AUSA) Barnet D. Skolnik, Baltimore, Maryland, advised our Baltimore Office that the Internal Revenue Service (IRS) has been conducting an investigation for several months concerning alleged corruption, kickbacks and income tax matters by Baltimore County officials. Skolnik further stated this is a continuing investigation by IRS and was very reluctant to discuss the matter in detail. The inquiry was made of Mr. Skolnik by our Baltimore Office in order to ascertain if FBI had jurisdiction.

On August 8, 1973, United States Attorney (USA) George Beall, Baltimore, advised our Baltimore Office that investigation was being conducted by IRS involving profilnent political figures in the Baltimore area and in which Vice President Spiro T. Agnew has been mentioned. USA Beall advised investigation is basically an IRS matter; however, other possible Federal violations have been developed including the Bribery statute. USA Beall did not believe it to be logical for the FBI to become involved and pointed out the investigation is still basically an income tax matter.

Asst. Dir.:

On August 8, 1973, Deputy Assistant Attorney General John Keeney, Criminal Division of the Department of Justice, advised he conferred with Assistant Attorney General Henry E. Petersen, Criminal Division, and Mr. Two stated this is strictly an IRS matter, the IRS has been

Legal Coun.

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(6)Director Sec'y __ MAIL ROOM

TELETYPE UNIT

Mr. Glen E. Pommerening

investigating this for months and the bribery evolving from this should be handled by IRS. Mr. Petersen suggested that liaison should be established with USA Beall and this was done. Mr. Keeney further stated that Mr. Petersen advised he is not requesting any FBI investigation in this matter at this time.

Communications were prepared and transmitted to the Attorney General and Mr. Petersen, as well as Donald C. Alexander, Commissioner of IRS, regarding these conversations.

On August 10, 1973, Assistant Special Agent in Charge (ASAC) Edward F. Foley, Baltimore Office, advised-USA Beall contacted him and stated that Attorney General Richardson and Mr. Petersen contacted him (USA Beall) on the night of August 9, 1973, and requested the use of an FBI polygraph operator in interviewing at least two persons and possibly four persons on the morning of August 10, 1973, in Baltimore. Attorney General Richardson and Mr. Petersen, according to USA Beall, not only gave their authority, but Mr. Petersen specifically suggested Special Agent of our Philadelphia Office who is a qualified polygraph operator, to conduct the necessary interviews. ASAC Foley was instructed to comply with USA Beall's request and to make the necessary arrangements for the arrival of Special Agent

The polygraph examination was given to at Baltimore on August 11-12, 1973, by our polygraph operator, Special Agent Special Agent on August 12, 1973, synopsized the results of the polygraph interviews and reported this in teletype form. The teletype was hand delivered in a sealed envelope to the Bureau on August 12, 1973. The teletype was prepared at Baltimore and was reviewed by Supervisor and ASAC Edward F. Foley at that time, and later was reviewed by Special Agent in Charge (SAC) Thomas Farrow. The teletype was also reviewed by case Agent at Baltimore, and he personally hand delivered this in a sealed envelope to the Bureau.

At FBI Headquarters, this envelope was personally opened by Section Chief Richard E. Long and the teletype was reviewed by Section Chief Long, Supervisor Assistant Director Robert F. Gebhardt, Associate Director Nicholas P. Callahan and Mr. Kelley. This teletype was subsequently reviewed by Wayne A. Frankenfield, Number One Man,

Mr. Glen E. Pommerening

Accounting and Fraud Section. This summary teletype was delivered from the Director's Office personally to Assistant Director Gebhardt and then to Section Chief Long. This teletype is presently stored under locked conditions, only accessible to Supervisor and Section Chief Long.

On August 13, 1973, Special Agent of our Philadelphia Office, prepared a comprehensive memorandum of the results of the polygraph examination and this memorandum was typed by a stenographer of our Philadelphia Office. The memorandum was reviewed by polygraph examiner, Special Agent and SAC William A. Sullivan. All Philadelphia copies of this memorandum are maintained in the safe of SAC Sullivan.

P1C

Copies of this comprehensive memorandum were hand delivered to ASAC Edward F. Poley of our Baltimore Office on August 14, 1973, by PBI personnel. Case Agent personally delivered a copy of this memorandum to USA Beall at 9:00 a.m., on August 15, 1973. This comprehensive memorandum was reviewed in our Baltimore Office by case Agent Supervisor ASAC Poley and subsequently by SAC Thomas Farrow. All copies of this memorandum designated for Baltimore are maintained in the SAC's safe in Baltimore.

This comprehensive memorandum was received at the Bureau and has been reviewed by Supervisor Section Chief Richard E. Long and Assistant Director Robert E. Gebhardt. The Bureau's copies are maintained under locked conditions only accessible to Supervisor and Section Chief Long. It is noted that a copy of a comprehensive memorandum such as this is usually provided to our FBI Laboratory; however, in this instance, the Laboratory copy is maintained by the Accounting and Fraud Section.

We are continuing to maintain these documents in the utmost secure conditions.

Memorandum

Mr. Callahan)

R. E. Cabhard

SUBJECT: DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY MARYLAND SPIRO T. AGNEW, VICE PRESIDENT INFORMATION CONCERNING

DATE:8/24/73

l - Mr. Gebhardt

Mr. Callahan o

The investigation in this matter is being conducted by the Internal Revenue Service as this has been an ongoing tax matter for several months. The polygraph examination given by our Agent was at the specific request of Assistant Attorney General Petersen and approved by the Director.

The polygraph examination was given to and at Baltimore, Maryland, on 8/11-12/73, at the offices of United States Attorney (USA) George Beall, Baltimore, Maryland. SA of our Philadelphia Division prepared a comprehensive memorandum of the results of the polygraph examination on 8/13/73, and this memorandum was typed by a stenographer in our Philadelphia Division. memorandum was reviewed by polygraph examiner and SAC William A. Sullivan. All Philadelphia copies are maintained in the safe of SAC Sullivan.

Copies of this comprehensive memorandum were hand delivered to ASAC Edward F. Foley of our Baltimore Division, on 8/14/73. Case Agent personally delivered a copy of this to USA Beall at Baltimore at 9:30 am on 8/15/73. This comprehensive memorandum was reviewed in our Baltimore Division by case Agent Supervisor ASAC Foley and SAC Thomas Farrow. All copies of this for Baltimore are maintained in the SAC's safe in Batimore.

This comprehensive memorandum was received at the Bureau and has been reviewed by Supervisor Section Chief Richard E. Long and Assistant Director Robert E. Gebhardt. The Bureau's copies are maintained under locked conditions only accessible to Supervisor and Section Chief Long. It is noted that a copy of a comprehensive memorandum such as this is usually provided to our FBI Laboratory; however, in this instance, the Laboratory copy is maintained by the Accouting and Fraud Section

ACTION: For information. This will continue to receive the utmost security.

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UNITED STATES GOVERNMENT

Memorandum

Mr. Callahan

SUBJECT: DALE ANDERSON, COUNTY

EXECUTIVE, BALTIMORE COUNTY

SPIRO T. AGNEW, VICE PRESIDENT

INFORMATION CONCERNING

8/24/73

1 - Mr. Gebhardt

Callahan

The polygraph examination, as given to at Baltimore, Maryland, on and 8/11-12/73, by our polygraph operator, SA was synopsized and reported in teletype form. This teletype was prepared on 8/12/73, and hand delivered to the Bureau on 8/12/73. The teletype was prepared at Baltimore and was reviewed by Supervisor ASAC Edward F. Foley and SAC Thomas Farrow. This teletype was also reviewed by case Agent at Baltimore and he personally hand carried this to the Bureau.

At FBI Headquarters, this teletype was reviewed by Section Chief Richard E. Long, Assistant Director Robert E. Gebhardt, Associate Director Nicholas P. Callahan and Mr. Kelley. This summary teletype was delivered from the Director's office personally to Assistant Director Gebhardt and then to Section Chief Long. This summary teletype is presently stored under locked conditions, only accessible to Supervisor and Section Chief Long.

ACTION: For information. This will continue to receive the utmost security.

REL: aat (4)

18 AUG 30 1973

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Memorandum

TO Mr. Gebhardt

FROM R. E. Long

SUBJECT DALE ANDERSON, COUNTY EXECUTIVE
BALTIMORE COUNTY, MARYLAND
SPIRO T. AGNEW, VICE PRESIDENT
INFORMATION CONCERNING

DATE: August 27, 1973

1 - Mr. Gebhardt L

1 - Mr.

1 - Mr. Callahan dahan

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Pross Off. ______ Telaphone Rm. __ Director Sec'y __

This is to set forth an analysis of an 8/27/73 article by Bill Richards appearing in "The Washington Post" (attached) captioned "Witness Said to Pass Lie Test." Much of the data in the article has not been available to the Bureau or its personnel and in other instances statements in the article appear to have been made by persons not familiar with FBI terminology and policy.

of our Philadelphia of of our Philadelphia office, at the request of the Attorney General, Assistant Attorney General Petersen, and U. S. Attorney Beall, Baltimore, appeared in The Following observations are made with respect to various comments appearing in the attached article.

1. The article states a key Government witness in the special Federal investigation of Vice President Spiro T. Agnew passed an FBI lie detector test.

In the use of a polygraph it has been long standing FBI policy that our operators do not make an absolute judgment that a person passed or failed to pass the examination. Our operators must qualify their conclusions to the effect that there was or was no indication of deception on the part of the person afforded the examination. In addition, within the Bureau we refer to it as a polygraph and not a lie detector.

The article states that the FBI polygraph test showed that associate Jerome Wolff was telling the truth.

REC-108

Enclosure

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18 AUG 30 1973

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CONTINUED

58-8211

Memorandum to Mr. Gebhardt RE: DALE ANDERSON

3. This article, based on a "Time" magazine story, reports that U. S. Attorney Beall had asked other prospective witnesses to take similar tests.

The initial request to our Baltimore office on 8/9/73 by Beall was to have SA afford at least two and possibly four persons a polygraph examination on the morning of 8/10/73. Other than this, the Bureau has no knowledge of Beall's plans for affording other persons the polygraph. As previously indicated, afforded only two persons and the examination on 8/11 and 12/73. **IDENTITIES NOT DIRECTOR TO FET

4. The article continues that "Time" reported that Federal investigators had obtained a diary from Wolff showing payoffs in 1967 and 1968 that were reportedly turned over to Agnew and that sources contacted by "The Washington Post" have confirmed the existence of a businessman's date book, which listed dates of meetings with Agnew.

The Bureau has no knowledge of the existence of a diary or businessman's date book. It is noted, however, that an article appearing in the "Evening Star" 8/20/73 carries a comment that "The New York Daily News" said yesterday that Beall reportedly has obtained a diary listing political kickbacks. The News in a story citing unnamed authoritative sources said the diary was kept by former Agnew Aide Jerome Wolff. A UPI release on 8/19/73 states that U. S. Attorney Beall has obtained a diary kept by Jerome Wolff, former Aide to Vice President Agnew listing under-the-table kickbacks to Maryland political figures by contractors and consultants while Agnew was Governor of that State in 1967 and 1968, the New York Daily News reported Sunday.

5. The article states that Wolff could not be reached last night for comment and that both the FBI and the U. S. Attorney's office refused to comment on the magazine's report.

On the evening of 8/26/73 Inspector J. E. Herington, Press Office, received a call from Bill Richards of "The Washington Post" concerning the "Time" article. Herington advised Richards he had not seen the "Time" article and had no comment.

Memorandum to Mr. Gebhardt RE: DALE ANDERSON

6. The article states that Wolff was asked to take the lie detector test after a visit to Baltimore ten days ago by Assistant Attorney General Henry E. Petersen.

Other than this we have no knowledge that Petersen had a speak two days with Beall reviewing the case against Agnew and that he had questioned witnesses in this case. * NoT For wis hed to Him By F.B.I..

7. The article states it was learned yesterday that Paul Gaudreau, President of a Baltimore architecture firm who had been granted immunity, had been asked to take the lie detector test.

We have no knowledge concerning this comment.

8. The article states it was not known whether Lester Matz, the Baltimore engineering consultant, who has been given immunity, has been asked to take a similar test.

The article points out that during his visit to Baltimore, Petersen went over much of the material that Beall and his investigators have gathered in their nine month investigation into corruption in Baltimore County.

The Bureau has absolutely no knowledge concerning this comment.

10. According to the article Petersen also questioned Matz about his allegations that he personally gave money to Agnew.

We have no knowledge concerning this remark.

11. According to the article, sources have said that Matz has told investigators that he turned over \$2,500 to Agnew.

We have no knowledge with reference to this comment

Memorandum to Mr. Gebhardt RE: DALE ANDERSON



OBSERVATIONS

The FBI, other than affording the two polygraph examinations noted herein, has conducted no investigation in this matter and has not come into possession of the details of the investigation which has been conducted by the Internal Revenue Service in conjunction with the U. S. Attorney's Office in Baltimore, Maryland. It is quite conceivable that leaks reported by the press may be attributed to the various witnesses and/or their attorneys. The Bureau has afforded the results of the polygraph examination the highest security and has been available to Bureau personnel only on a need to know basis.

ACTION

For information.

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REWAF

Old Jeloleson informed that info. he send might be helpful to her. Pomeron of and to facinal him of our reasoning as such out hereinblowe.

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Asst. Dir.:
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Director Sec'y

ness Said to Pass

By Bill Richards

A key government witness in the special federal investigation of Vice President Spiro T. Agnew passed an FBI lie detector yest concerning his charges that he had passed to Agnew money extorted from Maryland engineering and architectural consultants. cording to Time magazine.

The FBI polygraph test which usually is not considered shimissible evidence in court, showed that Agnew associate Jerome Wolff was telling the truth when he told federal investigators he passed money extorted from conjultants directly to Agnew when he was Maryland governor, the magazine reports.

Time also said that U.S. Attorney George Beall had asked other prospective witnesses in the Baltimore investigation to take similar tests. The magazine also reported

that federal investigators had obtained a diary from Wolff firmed the existence of a businesimen's detebook, swhich count grand Historichetes of meetings with for santhery Agnes, The sources could not against Dale



JEROME WOLFF

State Roads Commission dur against Agnew. ing that time and was responsible for approving all consulting contracts for state

phosing payoffs in 1967 and president of Greiner Empiror take a Verley 2006 that were sparportedly mental Systems, and was all Role and turned over to Agnew.

Maryland's largest consulting liepter Mary a Sources contacted by The firms. The same prosecution neering consultant parks.

Washington Post have contemprobing the Agnew alle also been given immunity gations last week secured a 89count grand bury indictment

to Anderson is Greiner Environmental Systems, Inc.

Wolff could not be reached last night for comment, and both the FBI and the U.S. attorney's office refused to comment on the magazine's re-

Wolff was asked to take the lie detector test, Time said, after a visit to Baltimore 10 days ago by Assistant U.S. Attorney General Henry E. Petersen.
Petersen spent two days reviewing the case against Agnew with Beall and questioned at least one of the three goverument witnesses who have been granted limited immunity.

Attorney General Elliot L. former Agnew side Richardson has said he will Wolff was Agnew's appoint whether to seek an indictment ed chairman of the Maryland from the federal grand jury

It was fearned yesterday that Paul Gaudreau, president of a Baltimore, architecture roads. firm who had been granted im-Wolf subsequently became munity, has not been asked to also been given immunity, has been asked up dake a similar

	shington Post A-8		
	ening Star (Washington)		
The Su	nday Star (Washington).		
Daily News (New York)			
Suriday	News (New York)		
New Yo	rk Post		
Tbe Ne	w York Times		
The Da	ily World		
The Ne	w Leader		
The Wa	ll Street Journal		
The Na	tional Observer		
People'	e World		
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IT SLOSURE

Agnew served as Baltimore County Agnew served as Baltimore County executive from 1963 to 1967, and as Maryland governor from 1967 to 1969.

Petersen also questioned Matz about his allegations that he personally gave money to Agnew. Sources have said that Matz has told investigators that he turned over \$2,500 to Agnew.

Agnew has vehemently denied that he accepted kickbacks from consultants for state or federal work, calling the allegations "damned lies."

It is not known whether Petersen also spoke with Wolff and Gaudreau, but both of the consultants have been cooperating fully with the investigators.

Lie detector tests are not ordinarily allowed as court-room evidence during a trial unless both sides agree to their presentation. However, the same rules do not apply to a grand jury, where no judge sits and the ground rules for evidence are considerably looser.

If Richardson approves, the ederal prosecutors are expected to begin presenting heir case against Agnew to the grand jury after Labor Day.

1 - Mr. Gebhardt 1 - Mr. Jacobson

August 27, 1973

DALE ANDERSON, COUNTY EXECUTIVE BALTIMORE COUNTY, MARYLAND SPIRO T. AGNEW, VICE PRESIDENT INFORMATION CONCERNING

This is to set forth an analysis of an \$/27/73 article by Bill Richards appearing in "The Washington Post" (attached) captioned "Witness Said to Pass Lie Test." Nuch of the data in the article has not been available to the Bureau or its personnel and in other instances statements in the article appear to have been made by persons not familiar with FBI terminology and policy.

of our Philadelphia of of our Philadelphia of of our Philadelphia office, at the request of the Attorney General, Assistant Attorney General Petersen, and U. S. Attorney Beall, Bultimore, appeared in Baltimore and asked and and asked article.

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Asse. Dir.

Agnew associate Jerome Wolff was telling the truth.

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Training

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This document contains neither recommendations nor conclusion of comp. Syst.

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Dale Anderson, County Executive

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This article, based on a "Time" magazine story, reports that U. S. Attorney Beall had asked other prospective witnesses to take similar tests.

The initial request to our Baltimore office on 8/9/73 by Beall was to have SA afford at least two and possibly four persons (identities not disclosed to FBI) a polygraph examination on the morning of 8/10/73. Other than this, the Bureau has no knowledge of Beall's plans for affording other persons the polygraph. As previously indicated, afforded only two persons, and the examination on 8/11 and 12/73.

4. The article continues that "Time" reported that Federal investigators had obtained a diary from Wolff showing payoffs in 1967 and 1968 that were reportedly turned over to Agnew and that sources contacted by "The Washington Post" have confirmed the existence of a businessman's date book, which listed dates of meetings with Agnew.

The Bureau has no knowledge of the existence of a diary or businessman's date book. It is noted, however, that an article appearing in the "Evening Star" 8/20/73 carries a comment that "The New York Daily News" said yesterday that Beall reportedly has obtained a diary listing political kickbacks. The News in a story citing unnamed authoritative sources said the diary was kept by former Agnew Aide Jerome Wolff. A UPI release on 8/19/73 states that U. S. Attorney Beall has obtained a diary kept by Jerome Wolff, former Aide to Vice President Agnew listing under-the-table kickbacks to Maryland political figures by contractors and consultants while Agnew was Governor of that State in 1967 and 1968, the New York Daily News reported Sunday.

5. The article states that Wolff could not be reached last night for comment and that both the FBI and the U.S. Attorney's office refused to comment on the magazine's report.

On the evening of 8/26/73 Inspector J. E. Herington, Press Office, received a call from Bill Richards of "The Washington Post" concerning the "Time" article. Herington advised Richards he had not seen the "Time" article and had no comment.

Dale Anderson, County Executive

6. The article states that Wolff was asked to take the lie detector test after a visit to Baltimore ten days ago by Assistant Attorney General Henry E. Petersen.

(not furnished to him by FBI). Other than this we have no knowledge that Petersen had spent two days with Beall reviewing the case against Agnew and that he had questioned witnesses in this case.

7. The article states it was learned yesterday that Paul Gaudreau, President of a Baltimore architecture firm who had been granted immunity, had been asked to take the lie detector test.

We have no knowledge concerning this comment.

8. The article states it was not known whether Lester Matz, the Baltimore engineering consultant, who has been given immunity, has been asked to take a similar test.

9. The article points out that during his visit to Baltimore, Petersen went over much of the material that Beall and his investigators have gathered in their nine month investigation into corruption in Baltimore County.

The Bureau has absolutely no knowledge concerning this comment.

10. According to the article Petersen also questioned Mats about his allegations that he personally gave money to Agnew.

We have no knowledge concerning this remark.

11. According to the article, sources have said that Matz has told investigators that he turned over \$2,500 to Agnew.

We have no knowledge with reference to this comment.

Dale Anderson, County Executive

OBSERVATIONS

The FBI, other than affording the two polygraph examinations noted herein, has conducted no investigation in this matter and has not come into possession of the details of the investigation which has been conducted by the Internal Revenue Service in conjunction with the U. S. Attorney's Office in Baltimore, Maryland. The Bureau has afforded the results of the polygraph examination the highest security and has been available to Bureau personnel only on a need to know basis.

Enclosure



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this explain this deletion.	location in the file. One or more	of the following statements, where indicated,
	Deletions were made pursuant to release to you.	the exemptions indicated below v	vith no segregable material available for
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a	Documents originated with another for review and direct response to y	Government agency(ies). These ou.	documents were referred to that agency(ies)
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2	Pages were not considered for rel	lease as they are duplicative of	58-8211-15 News article
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SPECIAL ACCOUNTABILITY INVENTORY

The **Integrate** Director of the FBI has designated the attached document as one having special sensitivity and requiring special accountability. Each person handling or reviewing the document should sign this Special Accountability Inventory and this will be retained with attached at FBIHQ.

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Memorandum

MR. CALLAHAN, a C

DATE:

8/27/73

FROM:

O. T. JACOBSON 07

SUBJECT:

DALE ANDERSON, COUNTY EXECUTIVE BALTIMORE COUNTY, MARYLAND SPIRO T. AGNEW, VIĆE PRESIDENT INFORMATION CONCERNING

Reference is made to R. E. Long memorandum to Mr. Gebhardt dated August 27, 1973, captioned as above (attached).

Mr. Kelley noted that the information contained in that memorandum might be helpful to Mr. Pommerening, and to advise him of our reasoning as set forth in the attached memorandum.

All pertinent information set forth in referenced memorandum is incorporated in a letterhead memorandum, which is also attached.

ACTION:

2000 Lebenson to GEP 16/27/72 58 If approved, attached letterhead memorandum will be personally furnished to Mr. Glen E. Pommerening, Acting Assistant Attorney General for Administration, by Assistant Director O. T. Jacobson.

Enclosure

1 - Mr. Gebhardt 1 - Mr. Callahan

OTJ:wmj (4)

RES ON

P.EC-108

18 AUG 30 1973

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5:22 PM URGENT 8/27/73 JWH

TO DIRECTOR

(ATTN: MR. WAYNE FRANKENFIELD, DIVISION SIX)

FROM BALTIMORE (58 - 483)

(2P)

DALE-ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MARYLAND; SPIRO T. AGNEW, VICE PRESIDENT; INFORMATION CONCERNING

RE BUREAU TELEPHONE CALL TO BALTIMORE, AUGUST TWENTYSEVEN INSTANT.

ANSWERS TO QUESTIONS POSED IN REFERENCED TELEPHONE CALL ARE SET FORTH BELOW:

(1) SA CONTACTED AUSA BARNET D. SKOLNIK ON INSTURCTIONS FROM SUPERVISOR OF THE BUREAU IN CONNECTION WITH BALTIMORE TELETYPE AUGUST SEVEN LAST.

(2) CONTACTED USA GEORGE BEALL IN CONNECTION

WITH BALTIMORE TELETYPE TO BUREAU AUGUST EIGHT LAST.

(3) LIAISON IS MAINTAINED WITH USA'S OFFICE BY SA

OR IN HIS ABSENCE SUPERVISOR

BALTIMORE HAS TWO CC'S OF POLYGRAPH EXAMINATIONS GI

BY SA

REC-108

ALL MATTERS PERTAINING TO THIS CASE ARE MAINTAINED IN AUG 30 1973 (5) END PAGE ONE

6-WAF

53 AUG 30 197

Assoc. Dir.

Asst. Dir.: Admin.

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Director Sec'y

Comp. Syst. Files & Cat

PAGE TWO

BA 58-483

SAC'S SAFE AND COMBINATION TO SAFE IS MAINTAINED BY SAC, ASAC, AND SAC SECRETARY.

- (6) ONE COPY OF POLYGRAPH EXAMINATIONS OF AND WERE GIVEN TO USA GEORGE BEALL PERSONALLY BY SACTOR OF ALL MATERIAL IN THIS CASE IS MAINTAINED BY SAC.
- (8) CLERICAL NOTES CONCERNING BALTIMORE TELETYPE AUGUST
 TWELVE LAST WERE DESTROYED IMMEDIATELY AFTER TRANSCRIPTION.
 STENOGRAPHER TRANSCRIBED THE NOTES.
- (9) SEALED ENVELOPE CONTAINING RESULTS OF POLYGRAPH EXAMINATION WAS PICKED UP BY SA OF THE WILMINGTON,
 DELAWARE, RESIDENT AGENCY FROM PHILADELPHIA AGENT ON AUGUST
 FOURTEEN LAST AND THEN TURNED OVER TO OF
 THE BALTIMORE DIVISION. BROUGHT THE SEALED ENVELOPE TO
 BALTIMORE HEADQUARTERS WHERE HE GAVE THE ENVELOPE TO ASAC
 EDWARD F. FOLEY, WHO PLACED IT IN SAC'S SAFE OVERNIGHT, AND
 ON MORNING OF AUGUST FIFTEEN LAST PACKAGE WAS GIVEN TO SUPERVISOR FOR DISPOSITION. COPIES WERE FURNISHED
 TO USA GEORGE BEALL BY SA OF THE STORY OF THE SEALED ENVELOPE TO
 LAST.

END

FBIHQ FLC ACK FR ONE TEL TU CLR

SPECIAL ACCOUNTABILITY INVENTORY

The Director of the FBI has designated the attached document as one having special sensitivity and requiring special accountability. Each person handling or reviewing the document should sign this Special Accountability Inventory and this will be retained with attached at FRIHQ.

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543 PM 8-27-73 URGENT MCA

TO DIRECTOR

FROM PHILADELPHIA (58-641)

DALE ANDERSON, COUNTY EXECUTIVE, BALTIMORE COUNTY, MD.; ET AL. INFORMATION CONCERNING. 00: BALTIMORE.

RE BUREAU TELEPHONE CALL, ACTING SEC. CHIEF WAYNE FRANKENFIELD, AUG. 27, 1973, AND PHILADELPHIA AIRTEL TO BUREAU, AUGUST 13, 1973.

REFERENCED AIRTEL AND ITS ENCLOSURE, PHILADELPHIA LETTER

DATED AUG. 13, 1973 TO THE BUREAU, DICTATED BY SATURDAY

TO HIS SECRETARY, MRS.

ON INSTRUCTIONS

OF RICHARD LONG, SEC. CHIEF, DIVISION SIX, BALTIMORE AND

BUREAU COPIES OF RE COMMUNICATION WERE TO BE HAND DELIVERED

WHEN SATURNED TO BALMORE FOR ADDITIONAL INTERVIEWS

SET FOR TUESDAY, AUG. 14, 1973. THESE PLANS WERE CHANGED

BY TELEPHONE CALL OF GEORGE BEALL, U.S. ATTORNEY, BALLINONE, AUG 30 1973

WHO TELEPHONICALLY ADVISED SAME THAT CONTEMPLATED INTER-

VIEWS, AUG. 14, WERE "PREMATURE".

END OF ONE

53AUG 30 1973

sst. Dir.: Admin. Comp. Syst. Files & Corpo Gen. Intil Ident. . Inspection . Intell. _ Laboratory Plan. & Eval. Spec. Inv. . Training . Legal Coun. . Cong. Serv. . Corr. & Crm. Research _ Press Off. Telephone Rm. Director Secty .

Assoc. Dir.

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PAGE TWO

ON AUG. 14,1973, USA BEALL AGAIN TELEPHONED SA AND ADVISED THAT INTERVIEWS THIS MATTER WOULD HAVE TO-BE POSTPONED BECAUSE HENRY PETERSON, ASSISTANT ATTORNEY GENERAL, CRIMINAL DIVISION, U.S. DEPARTMENT OF JUSTICE WAS TRAVELING TO BALTIMORE PERSONALLY TO INTERVIEW WITNESSES.

THIS DEVELOPMENT BROUGHT TO ATTENTION OF MR. LONG, DIVISION SIX, WHO INSTRUCTED TWO COPIES OF REFERENCED AIRTEL AND TWO COPIES OF ENCLOSURES BE FORWARDED BALTIMORE BY PERSONAL MESSENGER. AIRTELS AND ENCLOSURES PLACED IN A SEALED ENVELOPED BY SECRETARY IN PRESENCE OF SA SAME NEVER READ AIRTEL OR ENCLOSURE. SA DELIVERED THE SEALED ENVELOPE TO AN RA AT WILMINGTON, DELAWARE, WHO UNDER DIRECTION OF ASAC ED FOLEY, BALTIMORE, HAND DELIVERED THE SEALED ENVELOPE TO HIM, FOLEY, BALTIMORE, MD.

ON AUG. 16, 1973, DUE TO THE CHANGE OF PLANS AS OUTLINED ABOVE, THREE COPIES OF REFERENCED AIRTEL AND THREE COPIES OF ENCLOSED MEMO WERE PLACED IN A SEALED ENVELOPE BY MRS.

IN THE PRESENCE OF SAME THIS ENVELOPE WAS ADDRESSED END OF TWO

PAGE THREE

TO MR. RICHARD LONG, DIVISION SIX, WITH INSTRUCTIONS TO HAND DELIVER AND IN BOLD PRINTING BY SA WAS ADDITIONAL INSTRUCTION "DO NOT OPEN".

PHILADELPHIA FILE MAINTAINED IN SAC'S SAFE. MISS

SECRETARY IN SAC'S OFFICE, HAS HANDLED FILE ADMINISTRATIVELY, INCLUDING INDEXING AND SERIALIZING. MISS

SAC SECRETARY, HAS ACCESS TO SAC'S SAFE ALONG WITH ASAC ROBERT E. KENT AND ASAC ERWIN RECER. ASAC RECER HAS BEEN ON ANNUAL LEAVE THROUGHOUT THIS PERIOD. ASAC KENT HAD NO REASON TO REVIEW FILE. ONLY SAC, SA MRS. AND MISS HAD OCCASION TO BE AWARE OF CONTANTS IN REFERENCED COMMUNICATION.

DICTATION NOTES OF MRS. MAINTAINED WITH FILE IN SEALED ENVELOPE IN SAC'S SAFE IN ACCORDANCE WITH STENOGRAPHIC MANUAL REGULATION, SECTION ONE C.5 (PAGE 2).

THIS FILE HAS BEEN AFFORDED CLOSEST SECURITY AND NO OTHER PERSONNEL IN PHILADELPHIA OFFICE HAVE HAD ACCESS TO ITS CONTANTS. END OF THREE